

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 96-7606

RONALD FLOYD JACKSON,

Plaintiff - Appellant,

versus

COUNTY OF MARLBORO BOARD OF COMMISSIONERS, in their personal and individual capacities and their official capacities as the local governing and official policy makers of custom and final policy maker in law enforcement for Marlboro County; DENNIS RUSTY PARRISH, in his personal and individual capacity, and in his official capacity as a deputy sheriff of Marlboro County; EDDIE M. GORDON, in his personal and individual capacity, and in his official capacity as a governor's raid team agent; DAVID BUTCH KNIGHT, JR., in his personal and individual capacity, and in his official capacity as a governor's raid team agent; CHARLES E. FOLEY, in his personal and individual capacity as the sheriff of Marlboro County and in his official capacity as the final policy maker of all law enforcement of custom and policy; HENRY DRIGGERS, in his personal and individual capacity as a captain of the Bennettsville City Police Department, and in his official capacity as the final policy maker in all city law enforcement customs and policy; CITY OF BENNETTSVILLE; WANDA STANTON, Mayor, in her personal and individual capacity as mayor, and in her official capacity as the final policy maker for the governing body in all training matters of city law enforcement; HAROLD JACOBS, in his personal and individual capacity as deputy sheriff; BOBBY CAULDER, in his personal and individual capacity as a deputy sheriff,

Defendants - Appellees,

and

PAUL E. CROSS, in his personal and individual capacity as a federal agent of The Bureau of Alcohol, Tobacco, and Firearms Division, and in his official capacity as a supervising agent and final policy maker in the field; ROBERT LEONARD JENKINS, in his personal and individual capacity as an employee of Buddy's Trucker Motel and private citizen acting under and with color of state and federal law; BUDDY TILLER, in his personal and individual capacity as a local business owner and private citizen acting with color of state and federal law,

Defendants.

Appeal from the United States District Court for the District of South Carolina, at Greenville. Patrick Michael Duffy, District Judge. (CA-93-2640-6-23AK, CA-93-2641-6-23AK, CA-93-2642-6-23AK, CA-93-2643-6-23AK)

Submitted: October 23, 1997

Decided: November 13, 1997

Before HAMILTON and WILLIAMS, Circuit Judges, and PHILLIPS, Senior Circuit Judge.

Affirmed by unpublished per curiam opinion.

Ronald Floyd Jackson, Appellant Pro Se. Mark Wilson Buyck, Jr., L. Hunter Limbaugh, Robert Thomas King, WILLCOX, MCLEOD, BUYCK & WILLIAMS, P.A., Florence, South Carolina, for Appellees.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

Appellant appeals the district court's orders denying relief on his 42 U.S.C. § 1983 (1994) complaint and declining to reconsider the entry of judgment. We have reviewed the record and the district court's opinion accepting the magistrate judge's recommendation and find no reversible error. Furthermore, the district court did not abuse its discretion in declining to reconsider that order. Accordingly, we affirm on the reasoning of the district court. Jackson v. County of Marlboro Bd. of Comm'rs, Nos. CA-93-2640-6-23AK; CA-93-2641-6-23AK; CA-93-2642-6-23AK; CA-93-2643-6-23AK (D.S.C. June 20, 1996; September 30, 1996). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED